STIPULATION TO SET CASE DATES THROUGH TRIAL

WHEREAS, on March 19, 2009, the Court instructed the parties to submit a revised jointly proposed schedule for future litigation no later than March 26, 2009;

NOW, THEREFORE, it is stipulated by the respective parties and their counsel of record:

The following table is commended to the Court for its adoption as the dates by which the present case shall proceed.

EVENT	By Local Rule or Previous Court Order	Proposed Dates
Final Infringement Contentions	Not later than 30 days after Claim Construction Ruling	March 12, 2009
(Patent L.R. 3-6(a)) Final Invalidity Contentions (Patent L.R. 3-6(a))	Not later than 50 days after Claim Construction Ruling	April 1, 2009
Defendants' Disclosure of Reliance on Advice of Counsel and Production of Opinion (Patent L.R. 3-8)	Not later than 50 days after Claim Construction Ruling	April 1, 2009
Willfulness Discovery Cut- Off	14 calendar days after Defendants' Disclosure of Reliance on Advice of Counsel and Production of Opinion	April 15, 2009
Deadline for Expert Reports for Issues on which the Parties Bear the Burden	60 days following claim construction ruling	April 24, 2009
Deadline for Rebuttal Expert Reports	88 days after claim construction ruling	June 5, 2009
Expert Discovery Cut-Off	110 days after claim construction ruling	July 2, 2009
Final Date for Motions to Compel Expert Discovery (Civ. L.R. 26)	No more than 7 days after cut-off	July 8, 2009
Deadline for Filing of Dispositive Pretrial Motions	No later than 35 days before Hearing Date	July 22, 2009
Deadline for <i>Daubert</i> Motions (Dkt 87)	No later than 35 days before Hearing Date	No later than April 22, 2010 (Subject to Change if Trial Date Changes)
Deadline for Hearing Dispositive Motions (Dkt 87)	No later than 120 days before trial and not less than 35 days after filing of motion (Civ. L.R. 7-2)	September 2, 2009

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Deadline for Hearing(s) re	Hearing date from date	No later than May 27,
Daubert Motions (Dkt 87)	dispositive motions are heard up	2010 (Subject to
	to and including pretrial	Change if Trial Date
	conference hearing date provided	Changes)
	35 day notice and briefing	
	schedule is followed	
Final Pretrial Conference	Not less than 40 days prior to	November 23, 2009
meet and confer (Dkt 87)	Pretrial Conference	
Joint Pretrial Statement, trial	Not less than 30 days prior to	December 8, 2009
briefs, motions in limine, etc	Pretrial Conference	
(Dkt 87)		
Oppositions to Motions in	Not less than 15 days prior to the	December 22, 2009
limine (Dkt 87)	pretrial conference	
Pretrial Conference		May 27, 2010 (2:30
		p.m. (PDT)
Trial	No longer than 16 trial days	June 28, 2010
Trial	No longer than 16 trial days	1 '

3/30/09



1	March 26, 2009	March 26, 2009
2		
3	By: /s/ David K. Callahan /s/	By:/s/ Michael E. Florey /s/
4	KIRKLAND & ELLIS LLP David K. Callahan, P.C. (IL 620227) Garret Leach (pro hac vice)	FISH & RICHARDSON P.C. Juanita R. Brooks (SBN 75934)
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11	San Francisco, California, 94104	Facsimile: (612) 288-9696
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14	BAXTER INTERNATIONAL INC., and	Telephone: (650) 839-5070
15	BAXTER HEALTHCARE SA	Facsimile: (650) 839-5071
16	March 26, 2009	Attorneys for Defendants and Counter-
17	By: /s/ Maureen K. Toohey /s/	claimants FRESENIUS MEDICAL CARE HOLDINGS, INC. AND FRESENIUS
18	Maureen K. Toohey (SBN 196401)	USA, INC.
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21	Telephone: (617) 748-5511	
	COBLENTZ, PATCH, DUFFY & BASS LLP Howard A. Slavitt (SBN 172840)	
22	Zuzana Ikels (St. Bar No. 208671)	
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24	San Francisco, California 94111-4213	
<i>2</i> 4	Telephone: (415) 391-4800 Facsimile: (415) 989-1663	
25	Attorneys for Plaintiff and Counter-defendant	
26	DEKA PRODUCTS LIMITED PARTNERSHIP	
27		

1	ELECTRONIC FILING DECLARATION OF DAVID K. CALLAHAN, P.C.				
2					
3	I, David K. Callahan, declare as follows:				
4	1. I am a partner at Kirkland & Ellis LLP, and I am Baxter Healthcare				
5	Corporation's, Baxter International Inc.'s, and Baxter Healthcare SA's legal counsel in the				
6	above-captioned litigation.				
7	2. Pursuant to the Northern District of California Electronic Filing Procedures and				
8	General Order No. 45, I attest that Michael E. Florey, counsel for Defendants, Fresenius Medical				
9	Care Holdings, Inc., d/b/a Fresenius Medical Care North America, and Fresenius USA, Inc.,				
10	(collectively "Fresenius"), and Maureen K. Toohey, counsel for Plaintiff DEKA Products				
11	Limited Partnership, concur in the filing of this document and have granted me permission to				
12	electronically file this document absent their actual signatures.				
13					
14	Dated: March 26, 2009 Respectfully submitted,				
15	Kirkland & Ellis LLP				
16					
17	By: /s/ David K. Callahan /s/ David K. Callahan, P.C. (IL 620227),				
18	dcallahan@kirkland.com				
19	Attorney For Plaintiffs and Counter-defendants BAXTER HEALTHCARE CORPORATION, BAYTER INTERNATIONAL INC. and				
20	BAXTER INTERNATIONAL INC., and BAXTER HEALTHCARE SA				
21					
22 23					
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25					
26					
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